# IN THE UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA FLORENCE DIVISION

| COMPANY )  | C.A. No.: 4:13-cv-00106-RBH |
|--|-----------------------------|
| Plaintiff, )   |                             |
| -versus-   |                             |
| LISA J. FLOYD, as Personal Representative of) the Estate of Johnny Floyd, deceased, ERIC) BEN PIERRE, DARLINGTON COUNTY) SHERIFF'S DEPARTMENT; COUNTY OF) DARLINGTON; DIANNA COLLINS, as) Personal Representative of the ESTATE OF) Harold Collins; CHICK-A-RAY POULTRY) AND EGG CO., INC. | CONSENT ORDER               |
| Defendants. )  |                             |

This matter comes before this Court by the consent of the partes. The Defendant Chick-A-Ray Poultry & Egg Co., Inc. ("Chick-A-Ray") was served with the Complaint in this matter on or about January 28, 2013. Since that time, Chick-a-Ray has been in contact with the Plaintiff and its counsel extensively in an effort to reach an agreement on the issues in the Complaint as they relate to Chick-A-Ray. As a result of these continuing discussions, Chick-A-Ray did not timely file an Answer in this case. Pursuant to Rule 55(c) of the Federal Rules of Civil Procedure, the default of Defendant Chick-A-Ray is hereby set aside for good cause shown and with the consent of the Plaintiff.

Further, the Plaintiff and Chick-A-Ray have reached an agreement regarding the impact of this declaratory judgment action on the rights of Chick-A-Ray. The Defendant Chick-A-Ray consents to be bound by the outcome of this declaratory judgment action as it relates to the issues

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presently raised in the Complaint filed on January 9, 2013. The consent to be bound only extends

to issues regarding uninsured motorist and underinsured motorist coverage contained in Chick-A-

Ray's policy with the Plaintiff, as alleged in the Complaint of January 9, 2013, and to no other issues

which may be subsequently raised.

It is hereby ordered that any default entered against the Defendant Chick-A-Ray Poultry &

Egg Co., Inc. shall be set aside pursuant to Rule 55(c), FRCP. It is further ordered that Chick-A-Ray

Poultry & Egg Co., Inc. shall be bound by the outcome of this declaratory judgment action, subject

to the limitations described in this Order, and as such that Chick-A-Ray Poultry & Egg Co., Inc.

Shall hereby be dismissed and not required to further appear in this action. It is further ordered that

Chick-A-Ray Poultry & Egg Co., Inc. shall bear its own attorneys' fees and costs and shall not be

responsible for the attorneys' fees and costs of any other party hereto.

IT IS SO ORDERED.

Florence, South Carolina.

June 26, 2013

s/R. Bryan Harwell

The Honorable R. Bryan Harwell

United States District Court Judge

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## WE CONSENT:

WALL TEMPLETON & HALDRUP, P.A.

## s/Neil S. Haldrup

Neil S. Haldrup (Fed ID #5453) Post Office Box 1200 145 King Street, Ste. 300 Charleston, South Carolina 29402

#### **ATTORNEYS FOR PLAINTIFFS**

## WE CONSENT:

PARHAM SMITH & ARCHENHOLD, LLC

s/S. Blakely Smith

S. Blakely Smith
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Greenville, South Carolina 29602

ATTORNEYS FOR DEFENDANT LISA FLOYD, AS PERSONAL REPRESENTATIVE OF THE ESTATE OF JOHNNY FLOYD, DECEASED

## WE CONSENT:

TURNER PADGET GRAHAM & LANEY, P.A.

## s/C. Pierce Campbell\_

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ATTORNEYS FOR DEFENDANT CHICK-A-RAY POULTRY & EGG CO., INC.